## Exhibit G to the Declaration of Ryan S. Hilbert In Support Of Maritz's Motion To Stay Arbitration Pending Determination Of Arbitrability



Charles A. Weiss Direct: (314) 259-2215 cweiss@bryancave.com

November 16, 2007

Norma Cantu American Arbitration Association 6795 North Palm Ave., 2nd Floor Fresno, CA 93704

Re: Your Letter dated November 9, 2007; Visa/Maritz matter

Dear Ms. Cantu:

This is in response to your letter dated November 9, 2007 which I received on November 15 by Fax. It is Maritz's position that there is no valid and enforceable arbitration agreement between Visa and Maritz, and that the AAA has no jurisdiction in this matter.

Further, there is no arbitration agreement that would empower arbitrators to determine the validity or enforceability of any arbitration agreement.

For your information, Visa has filed suit in federal district court San Francisco to compel arbitration and thus has elected to have the federal district court determine the arbitrability issue.

In short, Maritz's position is there is no enforceable arbitration agreement between the Visa, and Maritz objects to any arbitration occurring and also to the locale requested by Visa. Bryan Cave LLP

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Sincerely,

Charles A. Weiss

CAW/sms

cc:

Roderick Thompson